



**PATENT** 

erial No.:

09/463,801

Filed:

January 27, 2000

For:

MEDIUM FOR PRODUCING AND/OR TREATING ALCOHOLIC BEVERAGES. ESPECIALLY WINE OR SPARAKLING WINE, AS WELL AS ITS APPLICATIONS

Inventor:

Holger Lowe

Rainer Pommersheim

Atty Doc. No.: 678-99

#### Certificate of Mailing

I hereby certify that this correspondence is being deposited with the United States Post Office as first class mail postage prepaid in an envelope addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231 on March 16, 2000

> F. McNulty, Reg. No. 23,028 Dated: March 16, 2000

## COVER LETTER WITH CERTIFICATE OF MAILING

Assistant Commissioner

for Patents Bax Missing Part Washington, D.C. 20231

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**TECHNOLOGY CENTER 2800** 

Sir:

**TECHNOLOGY CENTER 2800** 

Enclosed and attached hereto are the following documents for filing in the aboveidentified patent application:

- 1. Executed Declaration and Power of Attorney;
- Check in the amount of \$130.00 in payment of surcharge; 2.
- Cover letter with certificate of mailing; 3
- Postcard to be date-stamped & returned to Paul & Paul.

THE COMMISSIONER IS HEREBY AUTHORIZED TO CHARGE ANY ADDITIONAL FEES ASSOCIATED WITH THIS COMMUNICATION, OR CREDIT ANY OVERPAYMENT, TO PAUL & PAUL DEPOSIT ACCOUNT NO. 16-0750, ORDER NO. 3 205.

Respectfully submitted,

04/03/2000 PVOLPE

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John F. McNulty

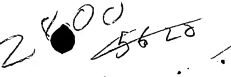
Reg. No. 23,028

Paul & Paul

2900 Two Thousand Market Street

Philadelphia, PA 19103

(215) 568-4900





**PATENT** 

#### IN THE UNITED STATES PATENT OFFICE

Serial No.:

09/463,801

Filed:

January 27, 2000

For:

MEDIUM FOR PRODUCING AND/OR TREATING ALCOHOLIC BEVERAGES, ESPECIALLY WINE OR SPARAKLING WINE, AS WELL AS ITS APPLICATIONS

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John F. McNulty, Reg. No. 23,028

Dated: March 16, 2000

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#### **COVER LETTER WITH CERTIFICATE OF MAILING**

Assistant Commissioner for Patents Washington, D.C. 20231

Dear Sir:

Enclosed and attached hereto are the following documents:

- (1) Copy of English translation of International Preliminary Examination Report;
- (2) Cover Letter with Certificate of Mailing, and
- (3) Paul & Paul postcard to be returned by PTO.

RECEIVED

JUL 2 0 2000

TECHNOLOGY CENTER 2800

THE COMMISSIONER IS HEREBY AUTHORIZED TO CHARGE ANY ADDITIONAL FEES ASSOCIATED WITH THIS COMMUNICATION, OR CREDIT ANY OVERPAYMENT, TO PAUL & PAUL DEPOSIT ACCOUNT NO. 16-0750, ORDER NO. 2206.

Respectfully submitted,

John F. McNulty

Reg. No. 23,028

Paul & Paul

2900 Two Thousand Market St.

Philadelphia, PA 19103

(215) 568-4900

# PATENT COOPERATION TREAT

PCT

NOTIFICATION OF TRANSMITTAL OF COPIES OF TRANSLATION OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT** 

(PCT Rule 72.2)

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INSTITUT FÜR MIKROTECHNIK MAINZ **GMBH** 

Carl-Zeiss-Strasse 18-20 D-55129 Mainz ALLEMAGNE

Date of mailing (day/month/year)

14 January 2000 (14.01.00)

Applicant's or agent's file reference

EM 49-97

International application No.

PCT/EP98/04726

IMPORTANT NOTIFICATION

International filing date (day/month/year) 29 July 1998 (29.07.98)

**Applicant** 

INSTITUT FÜR MIKROTECHNIK MAINZ GMBH et al

1. Transmittal of the translation to the applicant.

The International Bureau transmits herewith a copy of the English translation made by the --International Bureau of the international preliminary examination report established by the International Preliminary Examining Authority.

Transmittal of the copy of the translation to the elected Offices.

The International Bureau notifies the applicant that copies of that translation have been The International Bureau notifies the applicant that open translation: transmitted to the following elected Offices requiring such translation:

The following elected Offices, having waived the requirement for such a transmittal at this time, will receive copies of that translation from the International Bureau only upon their request: EP - CONTROL OF THE PARTY OF TH

And the second second by the Williams 3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s). ರ್ಷವರ್ಷವಾಗಿ ಚಿತ್ರಗಳ ಮುಂದಿಕೆ ಬಿಡಿಗಳ

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report.

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details. The second second

> The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20. Switzerland

Authorized officer F. Baechler Telephone No. (41-22) 338.83:38

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# PATENT COOPERATION TREATY

# **PCT**

#### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACT		cation of Transmittal of International		
EM 49-97		Preliminary	Examination Report (Form PCT/IPEA/416)		
International application No. PCT/EP98/04726	International filing date 29 July 1998 (2)		Priority date (day/month/year) 30 July 1997 (30.07.1997)		
International Patent Classification (IPC) or n C12G 1/02, 1/073, C12C 11/09,		IPC			
Applicant INSTIT	UT FÜR MIKROTE	CHNIK MAINZ	С СМВН		
This international preliminary exa     Authority and is transmitted to the a	umination report has been applicant according to Arti	n prepared by this cle 36.	International Preliminary Examining		
2. This REPORT consists of a total of	6 sheets, in	cluding this cover	sheet.		
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					
These annexes consist of a t	total of Sir	eets.			
3. This report contains indications rela	ating to the following item	<b>:</b>			
1 Basis of the report	t				
II Priority					
III Non-establishmen	it of opinion with regard to	novelty, inventive	step and industrial applicability		
IV Lack of unity of in	_		-		
Reasoned statemer		regard to novelty, tatement	inventive step or industrial applicability;		
VI Certain documents	s cited		RECEIVED		
VII Certain defects in	the international application	on	JUL 2 UZ.		
	ons on the international ap	olication	TECHNOLOGY CENTER 28CO		
Date of submission of the demand		>	Cal		
		Date of completion of this report			
19 February 1999 (19.0)	2.1999)	05 /	August 1999 (05.08.1999)		
Name and mailing address of the IPEA/EP  European Patent Office D-80298 Munich, Germany		Authorized officer			
Facsimile No. 49-89-2399-4465	•	Telephone No. 49-	89-2399-0		

Translation

International application No.

PCT/EP98/04726

I. Basis of the report								
1. This rep under Ar	oort has been drawn o	on the basis of (Replacement sheets in this report as "originally filed"	which have been furnished to the receiving Office in response to an invitation and are not annexed to the report since they do not contain amendments.):					
	the international	application as originally filed.						
lacksquare	the description,	pages1-14	, as originally filed,					
		pages	, filed with the demand,					
		pages	, filed with the letter of,					
		pages	, filed with the letter of					
$\triangleright$	the claims,	Nos. 2-21	, as originally filed,					
	_	Nos.	, as amended under Article 19,					
		Nos.	, filed with the demand,					
		Nos1	, filed with the letter of 23 July 1999 (23.07.1999) ,					
			, filed with the letter of					
$\boxtimes$	the drawings,	sheets/fig1/1	, as originally filed,					
		sheets/fig	, filed with the demand,					
		sheets/fig	, filed with the letter of,					
		sheets/fig	, filed with the letter of					
2. The ame	endments have resulte	ed in the cancellation of:						
	the description,	pages						
	the claims,	Nos						
	the drawings,	sheets/fig						
3. T to	This report has been established as if (same of) the amendments had not been made since they have been as it as							
4. Addition	nal observations, if ne	ecessary:						
		•	·					
	•							

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1.	Statement						
	Novelty (N)	Claims	1-21	YES			
		Claims		NO			
	Inventive step (IS)	Claims	9,10,12,13,20,21	YES			
		Claims	1-8,11,14-19	NO			
	Industrial applicability (IA)	Claims	1-21	YES			
		Claims		NO			

- 2. Citations and explanations
  - 1) Reference is made to the following documents:
    - D1 WO-A-94/23832
    - D2 US-A-5 627 062
    - D3 EP-A-0 133 346
    - D4 EP-A-0 681 834
  - The present application does not meet the criterion stipulated in PCT Article 33(3), since the subject matter of Claim 1, although novel (PCT Article 33(2)), does not involve an inventive step (PCT Rule 65.1 and 65.2).
  - a) D1 discloses merely particles, in particular microcapsules, which have a central part consisting of a thickened or liquefied aqueous phase that contains cells or enzymes and also has an outer layer that does not contain the incorporated material (cells, enzymes). Consequently, in contrast to the present Claim 1, D1 describes merely an enveloping membrane consisting of one layer.

D2 concerns gel particles with a double layer structure. The inner layer or the core of the gel

particles contains the micro-organisms to be immobilised. The outer layer is substantially free of said cells. Yeasts for producing sparkling wine are mentioned as preferred micro-organisms.

D3 simply describes a permeable membrane over yeast cells immobilised in a polymer matrix.

In contrast to the structures of D1-D3, the different layer structure in the present Claim 1 permits a plurality of properties (e.g. porosity; mechanical properties) to be set independently.

D4 describes capsules with a multi-layer enveloping membrane, in particular for the immobilisation of living cells or of enzymes (see the claims) for use in the medical industry. The use of such capsules for the production and/or treatment of alcoholic beverages is not disclosed.

In response to the first written report, the applicants argued that, owing to the disadvantages of membranes with ion bonds, such as low mechanical stability, discussed in D1 (page 2, lines 12-18), a person skilled in the art would not have been induced to use similar enveloping structures with ion bonds, as known from D4, for immobilising fast-growing and/or carbon dioxide producing microorganisms, such as yeasts.

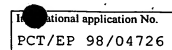
It is noted that the partial sentence in Claim 1, "for the production and/or treatment of alcoholic beverages" is considered to mean suitable for the said treatment/production (cf. Guidelines, Chapter III, 4.8). The micro-organisms and enzymes are not

specified further in Claim 1. At least the use of specific enzymes (page 1, paragraph 2 of the description specifies pectinases for accelerating must clarification) would not, however, appear to result in the disadvantageous effects discussed by the applicants. The International Preliminary Examining Authority must rather assume that a person skilled in the art would at any time transfer knowledge available in a similar technical field to his own field if he has to carry out only routine work with the usual experimental effort and provided that no incalculable risks were involved. Obtaining enclosed enzymes in an optimally active state during controlled mass transfer, as proposed, for example, for bioreactors (cf. D4, column 1, lines 26-49), for a similar purpose in the production of alcoholic beverages is therefore a routine measure for a person skilled in the art.

Consequently, the subject matter of Claim 1 and of dependent Claims 2-8, 11 and 14-19 lacks inventive step over the teaching of D4 (PCT Article 33(3)).

The subjects of dependent Claims 9, 10, 12, 13 and of independent Claims 20 and 21 appear to be novel and inventive in the light of the known prior art (PCT Article 33(2) and (3)).

The applicants' argument mentioned above under point 2b concerning the reluctance of a person skilled in the art to use membranes with ion bonds for fast-growing micro-organisms from the production or treatment of alcoholic beverages can essentially be acknowledged. A person skilled in the art would therefore not have been induced to alter the



capsules known from D1-D3 such that they have a multi-layer enveloping membrane as per D4. The advantages achieved are the same as discussed in point 2a above.

Internal application No.
PCT/EP 98/04726

VII.	Certain	defects	in the	international	application
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The following defects in the form or contents of the international application have been noted:

Contrary to PCT Rule 5.1(a)(ii), the description does not cite documents D1-D3 nor the relevant prior art disclosed therein.

#### VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

- 1) A relative expression such as "low molecular alcohol(s)" without a clear point of reference to the field of organic chemistry and which has no generally recognised meaning in relation to the maximum number of carbon atoms, is ambiguous and is therefore not suitable for clarifying the subject matter for which protection is sought in Claim 21 (PCT Article 6).
- The expression "in high yields" is relative, renders the scope of protection of Claim 21 unclear and is not suitable for delimiting the subject matter of said claim from the prior art (PCT Article 6; see also Guidelines, Chapter III, 4.5).
- Owing to the expressions "preferably", "in particular", "such as [...]", the scope of protection of Claims 9 and 17 is unclear (PCT Article 6; cf. Guidelines, Chapter III, 4.6).